Case: 1:10-cv-01807 Document #: 40 Filed: 04/20/11 Page 1 of 13 PageID #:270

# RECEIVED

# IN THE UNITED STATES DISTRICT COURT

APR 2 0 2011

FOR THE NORTHERN DISTRICT OF ILLINOIS ROBERT W. GETT

NORTHERN DIVISION

UNITED STATES DISTRICT COU

VICTOR GULLEY,	)	Case No.: 1:10-CV-1807
Plaintiff pro se',	)	TRIAL BY JURY DEMANDED
V.	)	Judge: HONORABLE Robert W. Gettleman
MARKOFF & KRASNY ASSOCIATES, PC	)	
Defendant		<b>►</b> .

## PLAINTIFF'S MOTION TO RECONSIDER

#### STATEMENT UPON WHICH RELIEF CAN BE GRANTED

COMES NOW the Plaintiff, Victor Gulley pro se.

Inited States District Court At all times hereinafter mentioned, The Plaintiff was and still is a resident of Cook County, State of Illinois. From here on, Victor Gulley will be known as The Plaintiff. Plaintiff respectfully submits Plaintiffs Statement of Claim and Statement upon Which Relief Can Be Granted.

#### JURISDICTION AND VENUE

1. The Defendant's are third party debt collectors, as such is governed under the law by The Fair Debt Collection Practices Act 15 USC Section §1601, et seq. The State of Illinois abides by and adheres to these laws. Thus establishing the jurisdiction of this honorable court. Specifically section 813 of the FDCPA.

The Plaintiff denies ever having any contractual agreement for credit, loans or any service relationship with the Defendants.

The Plaintiff does not deny, the alleged debt is not in question here. But the fact as to how it was or was not validated and wrongful actions of the Defendants in an attempt to collect and credit reporting of the alleged debt, violated the civil rights of the Plaintiff and the law as outlined in the Debt Collection Practices Act, 15 USC §1601, et seq. The debt validates the Plaintiff does not owe it.

### **FACTS COMMON TO ALL COUNTS**

2. Plaintiff is a NATURAL PERSON who resides in Chicago, Illinois at all times relevant to this action.

- 3. Defendant MARKOFF AND KRASNY, L.L.C is an Illinois Corporation number 00273775 that maintains its principal place of business in Chicago, Illinois.
- 4. The Defendants are debt collectors as defined by 15 U.S.C § 1692a(6).
- 5. Plaintiff is a "CONSUMER" as defined by 15 U.S.C. § 1692a(3). See
- 6. The Plaintiff sold the property in question 958 W. Marquette Chicago, Illinois on March 11, 2008 .
- 7. The Cook County Recorder of Deeds show the property transferred from the ownership of the Plaintiff on March 11, 2008 and into the hands of Kevin L. Triplett on the same day.
- 8. There is no current Federal, State Law, or City of Chicago Code or ordinance that makes a former property owner liable for the property once it has been sold.
- 9. The Defendant's alleged client is now sending the water bills for the property in question in the new owners name but to the Plaintiff's address.
- 10. The City of Chicago Police Departments notice was sent to the wrong person as of July 22, 2008.
- 11. The defendant wrote tickets against the property in question on three separate dates in September, 8, 9, & 10<sup>th</sup>.
- 12. The defendant noticed a third party and froze his bank account causing injury to the Plaintiff financially in March of 2009 and again in October 2009.
- 13. The Plaintiff has responded to the Defendants letters in 30 days or less.
- 14. The Defendant has **NEVER** provided validation of the debt in accordance with the 15 USC 1692g 809 (1) & (4)

#### PLAINTIFF'S MOTION TO RECONSIDER

COMES NOW, Victor Gulley here, pro se, Plaintiff's motion to reconsider against the Defendant's numerous violations of FDCPA. The court has deemed that this was not a mutual or consensual transaction between both parties. Fines for failure to comply with a violation are never consensual between a municipality and the resident. 15 USC 1692a § 803 Definitions 5 this court used for this interpretation. In that same definition this transaction in which the fines were written were based on *property primarily for personal purposes*. (FDCPA 803 (5). This same definition was the basis for not holding the Debt collector to the Federal laws. However, the debt collector must still comply with these same Federal laws in communicating with consumers. The Defendant complied with 15 USC 1692c§ 805 Communication in connection with debt collection when they sent out their initial letter which contained the words

"Unless you notify us within 30 days after receiving this letter that you dispute the validity of the debt or any portion thereof, we will assume the debt is valid. If you do notify us in writing within 30 days after receiving this notice that the debt, or any portion thereof, is disputed, we will obtain verification of the debt or obtain a copy of a judgment, and mail you a copy of such verification or judgment.

Also, upon your written request within 30 days, we will provide you with the name and address of the original creditor if different from the current creditor.

Federal Law requires us to advise you that this letter is an attempt to collect a debt and any information obtained will be used for that purpose.

Pursuant to 15 USC § 809. A(3)(4)(5) and b Validation of debts, the Plaintiff complied with this notice and sent several letters to the Defendant asking them for validation of the debt.

To date the Defendant has never validated the debts but has continued the collection process by obtaining a Judgment against the plaintiff.

Pursuant to 15 USC 1692g § 805(c) the Defendant was sent letters on October 2, 2008, December 30, 2008 and February 5, 2009 and by Affidavit on December 2, 2008 and March 16<sup>th</sup> 2009. April 9, 2009 and May 5, 2009 requesting the Defendant to cease further communication with the Plaintiff.

The Defendant did not comply with § 809 but as stated prior continued collection. This caused injury to the Plaintiff prohibiting him from using his own bank account. The account was on hold for over 60 days causing all of his finances and obligations to go into arrears and numerous overdraft charges totaling close to 1000.00. This also prohibited the Plaintiff in being able to spend time with his daughter as he is responsible for picking up and dropping her off. The Plaintiff had no utilization of money to make it to and from his place of employment. This action occurred twice at the hands of the Defendant.

The letter submitted by the defendant bears the Federal Laws that they must adhere to however, they have never complied with the same law outlined on their initial communication.

The Plaintiff has requested validation of a debt in accordance with Federal Laws. The Defendant has never provided that validation but continued it's collection of the debt. The Defendant not only proceeded with collection but injured the Plaintiff by obtaining and recording judgments. The Plaintiff has responded to all of the Defendants letters in a timely fashion of 30 days or less. The Plaintiff requests that this Honorable Court look at this case and reopen it based on the Defendants unfair collection practices. The Plaintiff prays that the court will not set a precedent that any debt collector can collect money from any consumers when it is clear that the debt is not owed. This would be a very bad precedent to set. This act was set forth by Congress as a result of unethical collection practices. The Defendant has performed in a way that has justified the enactment of this law.

Respectfully submitted this 20th day of April 2011

Victor Gulley Plaintiff

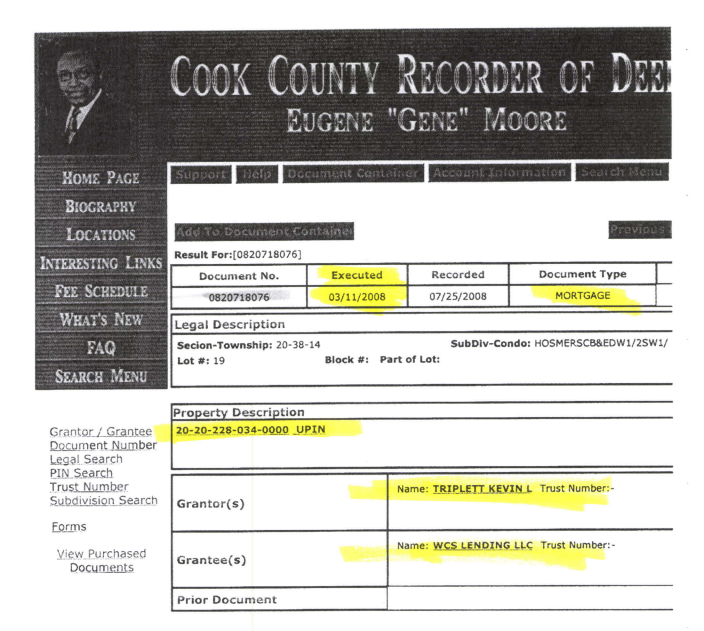
Victor Gulley 8900 South Lowe Chicago, Illinois vgulley@hotmail.com 773-488-9041

# **CERIFICATE OF SERVICE**

I hereby certify that a copy of the forgoing complaint Victor Gulley v. Markoff & Krasny was mailed to BARHOST & ASSOCIATES, PC. 901 W Jackson Blvd. Suite 301, Chicago, Illinois 60607

Barhost & Associates 7009 0820 0001 1765 3218 901 West Jackson Blvd Suite 301, Chicago, Illinois 60607

> Victor Gulley, Plaintiff 8900 South Lowe Chicago, Illinois vgulley@hotmail.com 773-488-9041



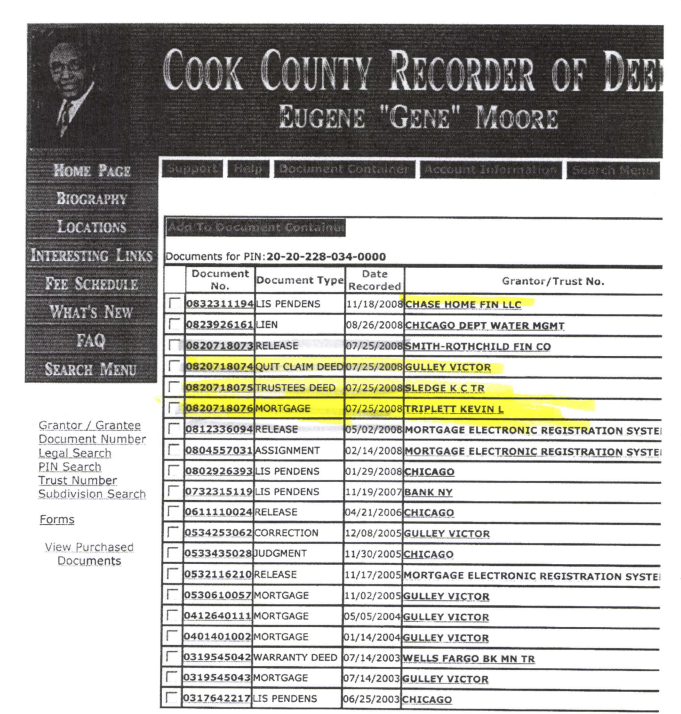
#### COOK COUNTY RECORDER OF DEEDS DISCLAIMER

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[1][2]

#### COOK COUNTY RECORDER OF DEEL

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http://www.ccrd.info/CCRD/controller?commandflag=searchByProperty&optflag=Search... 12/3/2008

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# MARKOFF & KRASNY

ATTORNEYS AT LAW

ROBERT G. MARKOFF JAMES R. KRASNY STEVEN A. MARKOFF R TIMOTHY NOVEL

March 23, 2009

Victor Gulley 8900 S Lowe Ave Chicago, Illinois 60620

RE: CITY OF CHICAGO - AHJ
Case No. 08CP048253
AMOUNT DUE: \$4,418.11
OUR FILE NO: 89-01013-0

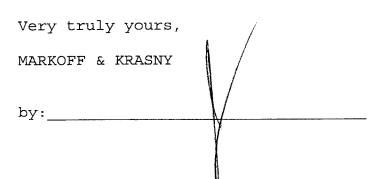
Dear Victor Gulley:

This firm has been retained by the CITY OF CHICAGO, as Special Assistant Corporation Counsel, to liquidate the overdue balance(s) on your account(s). A judgment has previously been entered against you for unpaid violations. You must make payment or satisfactory arrangement for payment with us to avoid additional collection efforts against you on behalf of our client. We sincerely hope that further contact will not be necessary and that you will arrange for payment.

To ensure prompt and proper application, all payments and communications must be made to this office and show our file number: 89-01013-0

#### IMPORTANT NOTICE:

Unless you notify us within 30 days after receiving this letter that you dispute the validity of the debt or any portion thereof, we will assume the debt is valid. If you do notify us in writing within 30 days after receiving this notice, that the debt, or any portion thereof, is disputed, we will obtain verification of the debt or obtain a copy of a judgment, and mail you a copy of such verification or judgment. Also, upon your written request within 30 days, we will provide you with the name and address of the original creditor if different from the current creditor. Federal law requires us to advise you that this letter is an attempt to collect a debt and any information obtained will be used for that purpose.



89-01013-0 LOT

CITY OF CHICAGO / DEPARTMENT OF POLICE 3510 SOUTH MICHIGAN

(312)744-5000 Non-Emergency (Voice) 9-1-1 Emergencies

Richard M. Daley, Mayor Jody P. Weis, Superintendent of Police

\*\*\*LEGAL NOTICE\*\*\*

Victor Gulley 8900 & Lowe Chicago IC 60620

Date: 77 Jul of

PIN# 20-20-228-034-6000

RE: PROPERTY LOCATED AT 95 & W. Marquille Rol

Our information indicates that you are the legal responsible owner for the above listed property which is located at one of the work of the control of the c

Section 13-12-125 of the Municipal Code of Chicago requires the owner of a vacant property to enclose and secure the property. This section also requires that a sign containing the name, address, and telephone number of the owner or the owners=s agent be affixed to the building, legible from the nearest public street or sidewalk.

Section 13-12-140 of the Municipal Code of Chicago requires the owner to post a watchman at the property between the hours of 4:00 PM and 8:00 AM and until the building is either occupied or razed.

Thus far, you have failed to comply with either of these ordinances. To prevent use of the property for criminal activity, you are required to comply with the provisions of the above listed ordinances, immediately. Failure to do so will result in citations being issued to you with the maximum penalties of up to \$1000.00 for each offense, per day.

It is my sincere hope that you will bring your building into compliance. Upon receipt of this notification, you are instructed to contact me immediately. If this notification has been sent in error, please forward any information you may have regarding the above listed property so we may update our records. If you have questions about your responsibility under these ordinances, please contact me at the 007<sup>th</sup> District Troubled Buildings Tasks Force, 6120 S. Racine, Chicago, IL 606036 or telephone, (312) 747-8489.

Sincerely,

P. O. Brad O. Tucker # 9420 007<sup>th</sup> District

PROOF OF SERVICE BY MAIL I, POBLET TO LIVE , an employee of the City of Chicago, Department of Police, certify that I placed the above LEGAL NOTICE in the U.S. MAIL on ALTO S. Racine, Chicago, IL 60636

PCBnode July 9420

ADMINISTRATIVE NOTICE OF ORDINANCE VIOLATION In the City of Chicago Department of Administrative Hearings City of Chicago, a Municipal Corporation, Politioner, vs. 8879700
Respondent if Chicago Business, use name on license  Last Name, First Name MU  Structor  Structo
Resp. Address No. Dir. Street Name  State  ZIP
Chicago  Person Served if other than the respondent  Last Name, First Name MI
Phone Acct. No. or DREV No. on business license
Identification  OLN/ID  Other:  Other:
Height Weight Sex Race Eyes Halr Event/IRD#
STEP 1: Officer, Investigator, Inspector, and/or Complainant on oath states that the Respondent did then and there violate the following section(s) of the Municipal Code of Chicago:    COUNT   COUNT   COUNT   ALCOHOL ON PARK DISTRICT PROPERTY
84-030 10-36-185 Ch, V/I B.7
10-5-526/96-1261.4  TRESPASS - CTA: NON-PAYMENT OF FARE 10-8-526/98-12691.14(c) UNISAFE CONDUCT ON CTA - CROSSING BETWEEN UNISAFE CONDUCT ON CTA - CROSSING
CARS 10-8-526/98-126/1 6(a) SAMOKING ON THE CTA 10-8-526/98-126/1 8 AFTER HOURS - PARK DISTRICT PROPERTY
STEP 2: You Must Describe Actions for Each Count below:
Failed to provide a watchman as required for a vacant, unsecured
building between 4:00 PM - 8:00
Violation Location Nos.  Dir. Street Name in the City of Choops, Spunny of Cook  Vio. Date: Mo/Day Year  Time of Violation  Am Notice Date: Mo/Day Year of Notice  I defluent than Violation to Date  Violation Only  Violatio
Complainant's Name if not issuing officer, investigator, or inspector  CPD 11.497A  Version 01-06
Unit 07 Star / Badge 420 X B. Julius
Administrative Hearing Appearance  IMPORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL-IN OPTION VIOLATION YOU MUST APPEAR FOR A MANDATORY HEARING ON:
Date: Mo/Day   Year   Time   AM   200 W.Superior   2550 W. Addison   200   PM   800 N. Kedzle   4770 S. Kedzle   Room No.4 200   Room No.4 20
a fine not to exceed the maximum penalties for each violation as specified in the Municipal Code of Chicago plus costs, restitution, and fees. Failure to comply with the administrative law officer's order may result in the issuance of additional sanctions.
1 acknowledge receipt of this notice. Signature of Respondent or X Person Served: X
Comments Inventory No.
SEE REVERSE SIDE FOR MAIL-IN PAYMENT OPTIONS DEPARTMENT OF ADMINISTRATIVE HEARINGS COPY

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City	ĮΨ	3			Stat		ŽIP		
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Identification OLN/ID	<del></del> .					DLN State		).O.B. (M	/D/Y)
Other:	/eight	Sex	Race	Eyes	Hair	Other: Event/IRD#			/
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Filed: 04/20/11 Page 12 of 13 PageID #:281

In the City of Chicago a Municipal C	TORDINANCE VIOLATION Corporation. Petitioner, vs. PERVEL 06
Respondent If Chicago Business, use name on license	Last Name, First Name MI
Resp. Address No.   Dir. Street Name   S Lowe	ST Suffix Apt/Ste.
Chicago	State  State  Cother:  State  ZIP  GU620
Person Served If other than the respondent	Last Name, First Name MI
identification	DLN State D.O.B. (M/D/Y)
Other: Height Weight Sex Race Eyes	Other.   /   Hair Event/IRD#
STEP 1: Officer. Investigator, Inspector, and or Condid then and there violate the following sections	applainant on eath states that the Respondent
DRINHUNG ALCOHOL ON THE PUBLIC WAY 8-4-030	ALCOHOL ON PARK DISTRICT PROPERTY 10:36-185 Ch VII B.7
PUBLIC URINATION 8-4-081 DRINKING ALCOHOL ON CTA 108-326/98-126/14	ANIMAL UNIDER RESTRAINT - PARK DISTRICY PROPERTY 10-36-185 Ch. VII 8.10 J  OTHER: TITLE CHASEC. RULE 13 -12 -14
PUBLIC URINATION 4-061  DRINKING ALCOHOL ON CTA 10-8-326/98-12641-4  TRESPASS - CTA -NON-PAYMENT OF FARE 10-8-526/98-12691.14(c  UNSAFE CONDUCT ON CTA -CROSSING BETWEEN CARS 10-8-526/98-12691.6(a)  SMONING ON THE CTA - ON DESIGN 174-11	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
SMOKING ON THE CTA 10-8-26/09-126-1.8  AFTER HOURS - PARK DISTRICT PROPERTY 10-36-185 Ch. VII 8.2	on Day
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Violation Location Nos.  Vio. Date: Mo/Day Year  Unit Star / Badge Signature of issue AMAIL-IN OPTION VIOLAGE: Mo/Day Year  Unit Star / Badge Signature of issue AMAIL-IN OPTION VIOLAGE: Mo/Day Year  IMPORTANT: UNLESS YOU HAVE BEEN ISSUED AMAIL-IN OPTION VIOLAGE: Mo/Day Year  PAILURE TO APPEAR may result in the imposs a fine not to exceed the maximum penalties of violation as specified in the Municipal Code of Chicamply with the administrative law officer's order musing the complex of this notice.  Signature of	Am Notice Date: Mo/Day Vear of Notice 200 PM - 8:00  Am Notice Date: Mo/Day Vear of Notice 200 PM Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Notice Date: Mo/Day Vear of Notice 200 PM  Am Version 01-06  The City of Chicago County of Cook  Am Version 01-06  The City of Chicago County of Cook  Am Version 01-06  The City of Chicago County of Cook  Am Version 01-06  The City of Chicago County of Cook  Am Version 01-06  The City of Chicago County of Cook  Am Version 01-06  The City of Chicago County of Cook  Am Version 01-06  The City of Chicago  The City of Chicago County of Cook  The City of Chicago  The
Violation Location Nos.  Violation Location Nos.  Viol. Date: Mo/Day Year  Important: UNLESS YOU HAVE BEEN ISSUED A MAIL -HI OPTION VIOL.  Date: Mo/Day Year  Time  1 Old 2008 9:00  FAILURE TO APPEAR may result in the imposs a fine not to exceed the maximum penalties for violation as specified in the Municipal Code of Chicomply with the administrative law officer's order maximum penalties for violation as specified in the Municipal Code of Chicomply with the administrative law officer's order maximum penalties for violation as specified in the Municipal Code of Chicomply with the administrative law officer's order maximum penalties for violation as specified in the Municipal Code of Chicomply with the administrative law officer's order maximum penalties for violation as specified in the function of Respondent or R	Am Notice Date: Mo/Day Vear of Notice 2 0 0.8  Dector CPD 11.497A  Version 01-06  Ing officer, injustigator, or inspector  CPD 18.497A  Version 01-06  OAM at: 400 W. Superior 2550 W. Addison 300 N. Kedzie 4770 S. Kedzie  Cago plus costs, restitution, and fees. Failure to lay result in the issuance of additional sanctions.  Inventory No  Inventory No  Inventory No  Inventory No

Filed: 04/20/11 Page 13 of 13 PageID #:282

Region Agrices No.    Discrimination   D	In the City of	TIVE NOTICE O Chicago Departme icago, a Municipal	ent of Administra	itive Hearings	0.00 NC AVE.1.6 90.135/28
Count 2. In That:    Process   Proce	Respondent il Chicago Business, use	name on license		Last Name, F	irst Name   MI
Prison Served II other than the respondent  Last Name, First Name   MI  Prison Served II other than the respondent  Last Name, First Name   MI  Prison Served II other than the respondent  Last Name, First Name   MI  Prison Served II other than the respondent  condification  DENTITY  Other  The prison Served II other than the respondent  of the prison   Dentity   D	Resp. Address No. Dir. Stre	et Name		ST Suffix	Apt/Ste.
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Sentification O DINTO Other Height Weight Sex Race Sys Hair Event/RDW Other Height Weight Sex Race Sys Hair Event/RDW  STEP 1: Office, Investigator, Inspector, and or Complainant on oath states that the Respondent did then and there violate the following sections to the full minings. Code of Chicago:  Bellikting ALCOHOL ON THE PURLIC WAY SHOULD DESIGNED A STEP TO SHOULD	Person Served if other than the respi	ondent	Other:	Last Name, I	irst Name MI
ODENTIO Other Height Weight Sex Race Eyes Hair Event/IRD#  STEP 1: Officer Investigator, Inspector and or Complainant on oath states that the Respondent of the Height Hei	Phone	<u>                                     </u>	Acct. No. or DREV No	on business licen	ise
Neight   Weight   Sex   Race   Eyes   Hair   Event/RD#				D.O.	B. (M/D/Y)
did then and there violate the following section(s) of the Municipal Code of Chicago:    Code   Code   Chicago   Code   Code   Chicago   Ch		Race Eyes	ļ		
Delication location in the pursuic way and alcoholo on Paulic Unit of Star / Badge 200 Signature of insuing officer, investigator, or inspector  Disc. 200 Signature of inspector of a popular of the end of the completion of a fine not to exceed the maximum penalties for each violation as specified in the Municipal Code of Chicago pilos costs, restitution, and fees. Failure to comply with the administrative leaving pilos of the signature of all and inventory No.  See Reverse Side For MailIn Payment options DEPARTMENT OF ADMINISTRATIVE	STEP 1: Officer, Investigator did then and there viol	Inspector, and/or Co ate the following sec	tion(s) of the Munic	states that the ipal Code of Ch	Respondent nicago:
Discount 2, in That:    Count 2, in That:   Count 2   Interest   Count 2	DRINKING ALCOHOL	LON THE PUBLIC WAY	ALCOHOL 0 10-36-185 CI	∿Vii B.7	
Failed to provide a watchman as required for a vacant, unsecured building between 4:00 PM — 8:00  Violation Location Not.  Vio. Date. Mo/Day Year Dir. Street Name in interchyor Oxcoga. County alcout Petition of Star / Badge Signature of issuing officer, investigator, or inspector  Administrative Hearing Appearance  MPORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL -IN OPTION YOU AND ST PAR FOR A MANCATORY HEARING ON:  Date: Mo/Day Year Time And All All All All All All All All All Al	94-081  DRINKING ALCOHO 10-8-326/98-126414		PROPERTY	10-36-185 Ch. VN B.16	) a
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Failed to provide a watchman as required for a vacant, unsecured building between 4:00 PM — 8:00  Violation Location No.  Vio. Date. Mo/Day Vear  Version of 1-06  Vio. Date. Mo/Day Vear  Vear Time  Vio. Date. Mo/Day Vear  Vio. Date. Mo/Day Vear Vear Vear of Notice  Vio. Date. Mo/Day Vear Vear Office Vear of Notice  Vio. Date. Mo/Day Vear Vear Office Vear Vear Office Vear Vear Vear Office Vear Vear Vear Office Vear Vear Vear Vear Office Vear Vear Vear Vear Vear Office Vear Vear Vear Vear Vear Vear Vear Vea	- CYEO.	Anv	I	· 1	w:
building between 4:00 PM — 8:00  Violation Location Not.  Dir. Street Name in the Chyof Chicago, County of Cook  Vio. Date. MorDay Year  O 9 10 20 8 4 3 pm  Time of Violation  Complainant's Name if not issuing officer, Investigator, or inspector  Complainant's Name if not issuing officer, Investigator, or inspector  CPD 11.497A  Version 01-06  Unit  O 7 Star / Badge  Administrative Hearing Appearance  WIPPORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL-NOPTION YOU MUST APPEAR FOR A MANDATORY HEARING ON:  Date: Mo/Day  Year  Time  Administrative Hearing Appearance  WIPPORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL-NOPTION YOU AUGUST APPEAR FOR A MANDATORY HEARING ON:  Date: Mo/Day  Year  Time  Administrative Hearing Appearance  WIPPORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL-NOPTION YOU MUST APPEAR FOR A MANDATORY HEARING ON:  BOON. Kedzie  A770. S. Kedzie  A770. S. Kedzie  O 2006 E. 95th St.  Room No.  SEE REVERSE SIDE FOR MAIL-IN PAYMENT OPTIONS  DEPARTMENT OF ADMINISTRATIVE	→ Failed				
Vio. Date: Mo/Day   Year   Time of Violation   Am   Notice Date: Mo/Day   Year of Notice   20   Odd    Complainant's Name if not issuing officer, Investigator, or inspector   CPD 11.497A    Version 01-06    Unit   Star / Badge   Signature of issuing officer   Investigator, or inspector    Administrative Hearing Appearance    MMORTANT: UNLESS YOU MAVE BEEN ISSUED A MAIL-NOPTION VIOLATION YOU MUST APPEAR FOR A MANDATORY HEARING ON:  Date: Mo/Day   Year   Time   Am   Am   Am   Am   Am   Am   Am	Count 2, in That: requirement buildi	red for a value of the second	4:00 PM -	- 8:00 -	
Complainant's Name if not issuing officer, Investigator, or inspector  CPD 11.497A  Version 01-06  Unit  O O Star / Badde  Administrative Hearing Appearance  WHORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL-IN OPTION YOU MUST APPEAR FOR A MANDATORY HEARING ON:  Date: Mo/Day  Year  Time  AAM  ATI  O O O PM  BOO N. Kedzie  4770 S. Kedzie  FAILURE TO APPEAR may result in the imposition of a fine not to exceed the maximum penalties for each violation as specified in the Municipal Code of Chicago plus costs, restitution, and fees. Failure to comply with the administrative law officer's order may result in the issuance of additional sanctions.  1 acknowledge receipt of this notice.  Signature of Respondent or Person Served:  Comments  Inventory No.	Violation Location Nos.	Dir. Street Name	in the City of Chicago, Cou	niyalCook	ST Suffix
Unit  O O O Star / Badge  Administrative Hearing Appearance  WMPORTANT: UNLESS YOU MAVE BEEN ISSUED A MAIL -IN OPTION VIOLATION YOU MUST APPEAR FOR A MANDATORY HEARING ON:  Date: Mo/Day  Year  Time  AM  AT:  400 W. Superior  2550 W. Addison  PM  BOO N. Kedzie  4770 S. Kedzie  Violation as specified in the Municipal Code of Chicago plus costs, restitution, and fees. Failure to comply with the administrative law officer's order may result in the issuance of additional sanctions.  1 acknowledge receipt of this notice.  Signature of Respondent or Person Served:  Respondent or Person Served:  SEE REVERSE SIDE FOR MAIL-IN PAYMENT OPTIONS  DEPARTMENT OF ADMINISTRATIVE	0,910 200	8 403	PM If different	than Vio. Date	20,08
Administrative Hearing Appearance  WHORTANT: UNLESS YOU HAVE BEEN ISSUED A MAIL-IN OPTION VIOLATION YOU MUST APPEAR FOR A MANDATORY HEARING ON:  Date: Mo/Day  Year  Time:  AM  400 W. Superior  20550 W. Addison  BOON. Kedzie  4770 S. Kedzie  FAILURE TO APPEAR may result in the imposition of a fine not to exceed the maximum penaltles for each violation as specified in the Municipal Code of Chicago plus costs, restitution, and fees. Failure to comply with the administrative law officer's order may result in the issuance of additional sanctions.  Saknowledge receipt of this notice.  Signature of Respondent or Person Served:  Comments  Inventory No.  SEE REVERSE SIDE FOR MAIL-IN PAYMENT OPTIONS  DEPARTMENT OF ADMINISTRATIVE			_	Vers	
Date: Mo/Day  Year  Time  DAM  AT  400 W. Superior  BOO N. Kedzie  A770 S. Kedzie  FAILURE TO APPEAR may result in the imposition of a fine not to exceed the maximum penaltles for each violation as specified in the Municipal Code of Chicago plus costs, restitution, and fees. Failure to comply with the administrative law officer's order may result in the issuance of additional sanctions.  Acknowledge receipt of this notice.  Signature of Respondent or Person Served: X  Comments  Inventory No.	001 942	UX13			
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